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| RG/QC221A 5/10/A) CUZUKI exal  | ITORNEY DOCKETT NO.  |
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| 09/852,210 5/10/01 Suzuki et al.   |  |
| EX   | AMINER   |
| Cooley   | /  |
| ART UNIT /   | PAPER NUMBER   |
| 1723   | 7  |
| DATE MAILED:   | •  |
| EXAMINER INTERVIEW SUMMARY RECORD  |  |
| All participants (applicant, applicant's representative, PTO personnel):   |  |
| (1) C. Cooley (PTO)  |  |
| T Amaier (Ala Cas)   |  |
| (2) T. App. Rep.) (4)  |  |
| Date of interview 4 Dec 2002   |  |
| Type: ☐ Telephonic Personal (copy is given to ☐ applicant papplicant's representative).  |  |
| Exhibit shown or demonstration conducted:   Yes No. If yes, brief description:   |  |
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| · · · · · · · · · · · · · · · · · · ·  |  |
| Agreement    was reached with respect to some or all of the claims in question.    was not reached.  |  |
| Claims discussed: Claim 5 1-6  |  |
| Identification of prior art discussed:   |  |
| Identification of prior art discussed:   |  |
|  |  |
| Description of the general nature of what was agreed to if an agreement was reached, or any other comments:  | ed proposed  |
|  | 1 1 0 0 0  |
|  | which appear   |
| to define over Drury but appears to raise issues u   | inder 103.   |
| Applicant will revise wording of claim) for clarification  | n and  |
|  |  |
|  | 1. mai   |
| provide available prior art from specification. App  | licant may   |
|  | ns allowable must be   |
| Provide available prior art from specification. App  (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the clair   | ns allowable must be   |
| (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claim attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof mu  1. It is not necessary for applicant to provide a separate record of the substance of the interview.  Unless the paragraph below has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST O WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a | ns allowable must be st be attached.)  FFICE ACTION IS NOT response to the last Office   |
| (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claim attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof mu  1. It is not necessary for applicant to provide a separate record of the substance of the interview.  Unless the paragraph below has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST O   | rs allowable must be st be attached.)  FFICE ACTION IS NOT response to the last Office of the interview.  To objections, rejections and is considered to fulfill the |